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10	Attorneys for Defendants Wells Fargo Advisors, LLC, Wells Fargo Advisors					
11	Financial Network, LLC, Wells Fargo Securities, LLC, and Wells Fargo & Company					
12		CTRICT COLIRT				
13	UNITED STATES DISTRICT COURT					
14	NORTHERN DISTRICT OF CALIFORNIA					
	SAN FRANCISCO DIVISION					
15	THEODORE KAGAN, JAMES AVEN,	No. CV 09 5337 SC				
16	FRANCES LEVY, ELAINE SOFFA, JOSEPH SOFFA, and ALBERKRACK FAMILY					
17	LIMITED PARTNERSHIP, on behalf of	JOINT STIPULATION BETWEEN PLAINTIFFS AND DEFENDANTS				
18	themselves and all others similarly situated,	AND [PROPOSED] ORDER RE:				
19	Plaintiffs, v.	DATE OF CASE MANAGEMENT CONFERENCE				
20	WACHOVIA SECURITIES, LLC, a North	Place: Courtroom 1				
21	Carolina limited liability company; WACHOVIA SECURITIES FINANCIAL NETWORK, LLC, a	Judge: Hon. Samuel Conti				
	North Carolina limited liability company;					
22	WACHOVIA CAPITAL MARKETS, LLC, a North Carolina limited liability company;					
23	WELLS FARGO ADVISORS, LLC, a Delaware limited liability company; WELLS FARGO					
24	ADVISORS FINANCIÁL NETWORK, LLC, a					
25	Delaware limited liability company; WELLS FARGO SECURITIES, LLC, a Delaware limited					
26	liability company; WELLS FARGO & COMPANY, a Delaware corporation and DOES					
27	1 through 10, inclusive,					
28	Defendants.					

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1	This Stipulation is entered into by and among plaintiffs Theodore Kagan, James		
2	Aven, Frances Levy, Elaine Soffa, Joseph Soffa, and Alberkrack Family Limited Partnership		
3	(collectively, "Plaintiffs"), on the one hand, and defendants Wells Fargo Advisors, LLC, Wells		
4	Fargo Advisors Financial Network, LLC, Wells Fargo Securities, LLC, and Wells Fargo &		
5	Company ("Defendants"), on the other hand, with the following facts:		
6	A. Plaintiffs filed their First Amended Class Action Complaint in the above-		
7	captioned matter (the "Complaint") on or about August 6, 2010;		
8.	B. The Parties have stipulated to, and the Court has approved, an extension of		
9	time in which Defendants must respond to the Complaint, to September 21, 2010;		
10	C. The next Case Management Conference in the above-captioned matter is		
11	currently scheduled for Friday September 17, 2010, at which time, Defendants will not yet have		
12	responded to the Complaint.		
13	IT IS HEREBY STIPULATED AND AGREED as follows:		
14	The Parties hereby agree that the Case Management Conference be continued to		
15	the next available date and time. Subject to the Court's approval, the Case Management		
16	Conference shall be continued to Monday November 15, 2010, at 10am in Courtroom 1. A joint		
17	Case Management Statement shall be due seven days prior, on Monday November 8, 2010.		
18			
19	DATED: September 10, 2010	Bingham McCutchen LLP	
20		By: Kyrin J. Work	
21		Donald S. Davidson Michael D. Blanchard	
22		Kevin J. Woods Attorneys for Defendants	
23	· · _ · · · · · · · · · · · · · ·	Kabateck Brown Kellner LLP	
24	DATED: September 10, 2010	Radaleck Blown Reinler LLF	
25		Ву	
26		Michael Storti Alfredo Torrijos	
27		Attorney for Plaintiffs	
28			

1	IT IS SO ORDERED.		
2		The Case Mana	gement Conference shall be continued to Monday November, 15,
3	2010, at 10am in Courtroom 1. A joint Case Management Statement shall be due seven days		
4	prior, on Monday November 8, 2010.		
5			TATES DISTRICT CO
6	D / FFD	9/10/10	ONDERED E
7	DATED: _	7/10/10	IT IS SO ORDERED
8			United Judge Samuel Conti
9			
10			THERN DISTRICT OF CE
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